

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria. Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/535,758	05/19/2005	Patrik Borg	BJER103	7827
26833	7590 · 06/15/2007		EXAMINER .	
ROBERT S. SI 1131-0 TOLL	MITH AND TURNPIKE		CONSILVIO, MARK J	
SUITE 306 MANCHESTER, CT 06040			ART UNIT	PAPER NUMBER
MANCHESTE	K, C1 00040	<u>.</u>	2872	
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		·	MAIL DATE	DELIVERY MODE
			06/15/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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PLIANT:	
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s a non-final	

Notice of Non-Compliant Amendment (37 CFR 1.121)

Application No.	Applicant(s)	·
10/535,758	BORG, PATRIK	
Examiner	Art Unit	
Mark Consilvio	2872	

eq.	amendment document filed on <u>21 March 2007</u> is considered non-compliant because it has failed to meet the uirements of 37 CFR 1.121 or 1.4. In order for the amendment document to be compliant, correction of the following (s) is required.	j
ГΗ	FOLLOWING MARKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: 1. Amendments to the specification: A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined. C. Other	
	2. Abstract: A. Not presented on a separate sheet. 37 CFR 1.72. B. Other	
	 3. Amendments to the drawings: A. The drawings are not properly identified in the top margin as "Replacement Sheet," "New Sheet," or "Annotated Sheet" as required by 37 CFR 1.121(d). B. The practice of submitting proposed drawing correction has been eliminated. Replacement drawings showing amended figures, without markings, in compliance with 37 CFR 1.84 are required. C. Other 	i
	 4. Amendments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following status identifiers: (Original), (Currently amended), (Canceled), (Previously presented), (New), (Not entered), (Withdrawn) and (Withdrawn-currently amended). D. The claims of this amendment paper have not been presented in ascending numerical order. E. Other: see detailed action. 	
	5. Other (e.g., the amendment is unsigned or not signed in accordance with 37 CFR 1.4):	
or	further explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714.	
ΓIN	E PERIODS FOR FILING A REPLY TO THIS NOTICE:	
1.	Applicant is given no new time period if the non-compliant amendment is an after-final amendment or an amendm filed after allowance. If applicant wishes to resubmit the non-compliant after-final amendment with corrections, the entire corrected amendment must be resubmitted.	ient
2.	Applicant is given one month , or thirty (30) days, whichever is longer, from the mail date of this notice to supply the correction, if the non-compliant amendment is one of the following: a preliminary amendment, a non-final amendment (including a submission for a request for continued examination (RCE) under 37 CFR 1.114), a supplemental amendment filed within a suspension period under 37 CFR 1.103(a) or (c), and an amendment filed in response to a Quayle action. If any of above boxes 1, to 4, are checked, the correction required is only the corrected section of the non-compliant amendment in compliance with 37 CFR 1.121.	ent a
	Extensions of time are available under 37 CFR 1.136(a) only if the non-compliant amendment is a non-final amendment or an amendment filed in response to a <i>Quayle</i> action.	
	Failure to timely respond to this notice will result in: Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment filed in response to a Quayle action; or Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental amendment.	nt
_	Legal Instruments Examiner (LIE), if applicable Telephone No.	_

⁻⁻ The MAILING DATE of this communication appears on the cover sheet with the correspondence

Application/Control Number: 10/535,758

Art Unit: 2872

DETAILED ACTION

Election/Restrictions

Newly submitted claims 37-54 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons:

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 19-36, drawn to an optical viewing device, classified in class 359,
 subclass 862.
- II. Claims 37-54, drawn to a method for viewing an object, classified in class 359, subclass 900.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product. See MPEP § 806.05(h). In the instant case the method could be practiced with a product not "arranged to hold the second mirror at a further distance from the person than the first mirror at said positioning in front of the person" as claimed by claim 19.

Restriction for examination purposes as indicated is proper because the inventions listed in this action are independent or distinct for the reasons given above <u>and</u> there would be a serious search and examination burden if restriction were not required because one or more of the following reasons apply:

Application/Control Number: 10/535,758

Art Unit: 2872

- (a) the inventions have acquired a separate status in the art in view of their different classification;
- (b) the inventions have acquired a separate status in the art due to their recognized divergent subject matter;
- (c) the inventions require a different field of search (for example, searching different classes/subclasses or electronic resources, or employing different search queries);
- (d) the prior art applicable to one invention would not likely be applicable to another invention;
- (e) the inventions are likely to raise different non-prior art issues under 35 U.S.C. 101 and/or 35 U.S.C. 112, 1st paragraph.

Since applicant has received an action on the merits for the originally presented invention (i.e. Group I), this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 37-54 (i.e. claims of Group II) are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Accordingly, the amendment filed on 3/21/2007 canceling all claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention as noted above.

Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

Art Unit: 2872

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark Consilvio whose telephone number is (571) 272-2453. The examiner can normally be reached on Monday thru Thursday, 8:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephone B. Allen can be reached on (571) 272-2434. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LEONIDAS BOUTSIKARIS
PRIMARY EXAMINER

Mark Consilvio USPTO Patent Examiner Jefferson 3D14, AU-2872 (571) 272-2453